PATENT APPLICATION FEE DETERMINATION RECORD Effective December 8, 2004

10/679639

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re: Application of Daniel F. GOLDSTEIN

Serial No.:

10/679,639

Examiner: WILLIAMS, Don J.

Date Filed:

October 6, 2003

Group: 2878

For:

SAFE PATH NIGHT LIGHT

CERTIFICATE UNDER 37 CFR 1.8(a)

I hereby certify that this correspondence is being deposited either by facsimile to 571-273-8300 or with the U.S. Postal Service as First Class mail in an envelope addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on November 10, 2005.

Rotting State L. , Rog. No. 25,931

Mail Stop Amendment Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO OFFICE ACTION

Sir:

This is a timely filed response to the Office Action mailed August 10, 2005. Claim amendments appear in the Claim Listing on pages 2-4. Remarks/Arguments appear on pages 5-6.

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T-778 P.07/07 Job-084

In re: Application of Daniel F. Goldstein

Serial No.: 10/679,639

Page 6 of 6

Claim 2 is dependent upon Claim 1 and should be allowable as well.

Claim 3 has been amended to call for a safety illuminating system for interior use and which requires that the series of lights will create an illuminated pathway upon lighting.

Claim 4 is now directed to a pathway lighting system for interior safety purposes, where the lights are located adjacent to a path to be illuminated without illuminating the entire area.

Claim 5 is a new claim which calls for a system for providing minimal illumination to an area to enable danger-free human movement on a walking surface. The claim calls for a series of small lights positioned in close proximity to one another on the walking surface so as to provide sufficient light to avoid a fall.

Claim 6 has also been added and calls for a method of providing safety lights to enable danger-free walking in an otherwise dark room, wherein the string of small lights provides sufficient lighting to enable danger-free movement without brightly illuminating the entire room.

It is believed that the claims, as amended, now distinguish the instant invention over the prior art which is not concerned with providing a low level of light for safety purposes in a room so as not to provide general illumination which would light the entire area. This is a sought after condition that was not recognized by Bingham or Yu et al.

Although no fee is believed to be due, the Commissioner is hereby authorized to charge any underpayment to Deposit Account No. 50-0951.

Respectfully submitted,

AKERMAN SENTERFITT

Date: November 10, 2005

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Docket No. 7767-3

(WP266528;1)

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